JS 44 (Rev. 6/17)  The JS 44 critical control and provided by local rules of cour purpose of initiating the civil d	the information contained to this form, approved by the cocket sheet. ISEE INSTRUC	herein neither replace nor	OVER SHEET  supplement the filing and service the United States in September 1 THIS FORM.)	•	7-(V-4784 as required by law, except as the Clerk of Court for the
I. (a) PLAINTIFFS			DEFENDANTS		
Nancy Diamond		$\sim$	Capital One Bank	(USA), N.A.	ARCA
(h) County of Residence of	.FEinst Listed Disjuster	elaware	County of Pecidence	of First Listed Defendant	4784
.,	CCEPT IN U.S. PLAINTIFF CA		County of Residence	(IN U.S. PLAINTIFF CASES O	NLY)
			NOTE: IN LAND CO	ONDEMNATION CASES, USE TO OF LAND INVOLVED.	RE LOCATION OF
(c) Attorneys (Firm Name, Address, and Telephone Number)  Daniel G. Ruggiero, The Law Office of Daniel Ruggiero. 275 Grove St. Suite 2-400, Newton, MA 02466, P: (339) 237-0343					
II. BASIS OF JURISDI	CFION (Place an "X" in O	ne Box Only)		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
O 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)		FF DEF  1	
7 2 U.S. Government	3 4 Diversity		Citizen of Another State	2 O 2 Incorporated and P	Principal Place 0 5 0 5
Defendant		ip of Parties in Item III)	1	of Business In A	
			Citizen or Subject of a Secretary	3 Cl 3 Foreign Nation	06 06
IV. NATURE OF SUIT		(y) RTS	FORFEITURE/PENALTY	Click here for: Nature of BANKRUPTCY	of Suit Code Descriptions.
O 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	Cl 625 Drug Related Seizure	O 422 Appeal 28 USC 158	375 False Claims Act
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	☐ 365 Personal Injury ~ Product Liability	of Property 21 USC 881	Ø 423 Withdrawal 28 USC 157	376 Qui Tam (31 USC 3729(a))
☐ 140 Negotiable Instrument	Liability	1367 Health Carei			1 400 State Reapportionment
3 150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury		PROPERTY RIGHTS  820 Copyrights	410 Antitrust     430 Banks and Banking
3 151 Medicare Act	330 Federal Employers'	Product Liability		D 830 Patent	1 450 Commerce
3 152 Recovery of Defaulted Student Loans	Liability  340 Marine	O 368 Asbestos Personal Injury Product	1	O 835 Patent - Abbreviated New Drug Application	70 Racketeer Influenced and
(Excludes Veterans)	345 Marine Product	Liability		☐ 840 Trademark	Corrupt Organizations
153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	PERSONAL PROPERT  370 Other Fraud	Y LABOR  7 10 Fair Labor Standards	O 861 HIA (1395ff)	80 Consumer Credit 7 490 Cable/Sat TV
160 Stockholders' Suits	3 355 Motor Vehicle	371 Truth in Lending	Act	3 862 Black Lung (923)	D 850 Securities/Commodities/
190 Other Contract	Product Liability  360 Other Personal	380 Other Personal	O 720 Labor/Management Relations	0 863 DIWC/DIWW (405(g)) 0 864 SSID Title XVI	Exchange  890 Other Statutory Actions
195 Contract Product Liability 196 Franchise	Injury	Property Damage  385 Property Damage	740 Railway Labor Act	☐ 865 RSI (405(g))	3 891 Agricultural Acts
	362 Personal Injury -	Product Liability	751 Family and Medical		893 Environmental Matters     895 Freedom of Information
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITIONS	Leave Act  790 Other Labor Litigation	FEDERAL TAX SUITS	Act
3 210 Land Condemnation	1 440 Other Civil Rights	Habeus Corpus:	791 Employee Retirement	7 870 Taxes (U.S. Plaintiff	1 896 Arbitration
1 220 Foreclosure 2 230 Rent Lease & Ejectment	O 441 Voting O 442 Employment	463 Alien Detainee     510 Motions to Vacate	Income Security Act	or Defendant)  O 871 IRS—Third Party	3 899 Administrative Procedure Act/Review or Appeal of
3 240 Torts to Land	13 443 Housing/	Sentence		26 USC 7609	Agency Decision
245 Tort Product Liability	Accommodations  3 445 Amer, w/Disabilities -	530 General 535 Death Penalty	IMMIGRATION		950 Constitutionality of State Statutes
3 290 All Other Real Property	Employment	Other:	O 462 Naturalization Application		Since Orangees
	1 446 Amer. w/Disabilities -	540 Mandamus & Other			
	Other  3 448 Education	O 550 Civil Rights O 555 Prison Condition	Actions		
		Conditions of			
<b>6</b>		Confinement			
V. DRIGIN (Place an "X" in	n One Box Only)				
Original 2 Removed from Appellate Court 2 Reopened State Court 3 Remanded from Appellate Court 4 Reopened Court 4 Reopened Court Copecify Transferr Direct File					
	Cite the U.S. Civil Sta TCPA 47 U.S.C.	tute under which you are	filing (Do not cite jurisdictional stat	utes unless diversity):	
VI. CAUSE OF ACTIO	)NI		laintiff's cell phone via auto		t least 41 times.
VII. REQUESTED IN	CHECK IF THIS	IS A CLASS ACTION	DEMAND \$ 20,500.00-61,500.00	CHECK YES only	if depanded in complaint:
COMPLIANT:					
IF ANY	(See instructions):	JUDGE		DOCKET NUMBER	DCT 23 2017
DATE 10/23/2017		SIGNATURE OF ALTO	DRNEY OF RECORD		C.T.
FOR OFFICE USE ONLY		1			<u> </u>
RECEIPT # A)	MOUNT	APPLYING IFP	JUDGE	MAG. JUD	)GE

JUDGE



Address of Plaintiff: 804 8th Ave, Folsom, PA, 19033  Address of Defendant: 1680 Capital One Dr. Mc	Laan Virginia 22102		
	Lean, Virginia, 22102	anna ann an Anna an An	
Place of Accident, Incident or Transaction: Folsom, PA  (Use Reverse Side For	Additional Space)		
Does this civil action involve a nongovernmental corporate party with any parent corporation		sing 10 Por more of its stock?	
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a		1 1 1 1 1	
Does this case involve multidistrict litigation possibilities?	Yes¤	(2)	
RELATED CASE, IF ANY:	<b></b>		
Case Number:Judge	Date Leminated:		
ivil cases are deemed related when yes is answered to any of the following questions:			
. Is this case related to property included in an earlier numbered suit pending or within one	year previously terminated action in th	is court?	
	Yes□		
Does this case involve the same issue of fact or grow out of the same transaction as a prior action in this court?	suit pending or within one year previo	usly terminated	
	Yes□		
Does this case involve the validity or infringement of a patent already in suit or any earlier		· · · · · · · · · · · · · · · · · · ·	
terminated action in this court?	Yes□	N <sub>0</sub>	
Is this case a second or successive habeas corpus, social security appeal, or pro-se civil rig	his case filed by the same individual?		
	Yes	NoØ	
TVIL: (Place V in ONE CATEGORY ONLY)			
Federal Question Cases:	B. Diversity Jurisdiction Ca		
1. D Indemnity Contract, Marine Contract, and All Other Contracts	1. D Insurance Contrac		
2. □ FELA	2. Airplane Personal		
3. D Jones Act-Personal Injury	3. D Assault, Defamati		
4. □ Antitrust	4. O Marine Personal I		
5. D Patent	5. Motor Vehicle Per		
S. D. Labor-Management Relations	6. □ Other Personal Inj		
7. © Civil Rights	7. Products Liability		
8. D Habeas Corpus	8. D Products Liability		
9. Securities Act(s) Cases	9.   All other Diversity Cases  (Many applie)		
0. 5 Social Security Review Cases	(Please specify)		
All other Federal Question Cases (Please specify) TCPA - 47 U.S. Code § 227			
1CFA - 47 U.S. Code § 227			
ARBITRATION CER'			
O Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and	f belief, the damages recoverable in the	s civil action case exceed the sum	
150,000.00 exclusive of interest and costs;  Relief other than monetary damages is sought.			
11/11/10			
	kuannakununinkununinkun (1960-1979)		
Deputy Clerk  NOTE: A trial-de-flovo will be a trial by jury only if it	ere has been compliance with F.R.C.P	. 38.	
certify that, to my knowledge, the within case is not related to any case now pending o	r within one year previously termina	ted action in this court	
xcept as noted above.			
DATE:	nonemalatus administration and an analysis an analysis and an analysis and an analysis and an analysis and an	OCT 23 2	
Deputy Clerk		001 23 8	

### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA



NANCY DIAMOND	:	CIVIL ACT	ION
White I Bli Milotop	:	<b>**</b>	
v.	:	17	1784
	:	•	ન <i>ઇ</i> છે લું
CAPITAL ONE BANK (USA), N.A.	:	NO.	

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.

### SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

Telephone	FAX Number	E-Mail Address			
(339) 237-0343	(339) 707-2808	DRuggieroEsq@gmail.com			
Date	Attorney-at-law	Attorney for			
September 26, 2017	Daniel Ruggiero	Nancy Diamond			
(f) Standard Management	- Cases that do not fall into	o any one of the other tracks.	(X)		
commonly referred to		tracks (a) through (d) that are pecial or intense management by ailed explanation of special	<i></i>		
(d) Asbestos – Cases invo exposure to asbestos.	lving claims for personal in	jury or property damage from	( )		
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2.					
	s requesting review of a decenying plaintiff Social Secu	cision of the Secretary of Health urity Benefits.	( )		
) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.					

(Civ. 660) 10/02

Case 2:17-cv-04784-GJP Document 1 Filed 10/23/17 Page 4 of 9

The Law Office of Daniel Ruggiero

Daniel Goldsmith Ruggiero 275 Grove St. Suite 2-400 Newton, MA 02466 T: (339) 237-0343

E: DRuggieroEsq@gmail.com

Attorney for the Plaintiff, NANCY DIAMOND

### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA PHILEDELPHIA DIVISION

NANCY DIAMOND,	) Case No.
Plaintiff,	) ) PLAINTIFF'S COMPLAINT FOR ) DAMAGES
v. CAPITAL ONE BANK (USA), N.A.,	) (Unlawful Debt Collection Practices)
Defendant.	)
	)

### **COMPLAINT**

NANCY DIAMOND ("Plaintiff"), by her attorneys, alleges the following against CAPITAL ONE BANK (USA), N.A. ("Defendant"):

1. Plaintiff brings this action on behalf of herself individually seeking damages and any other available legal or equitable remedies resulting from the illegal actions of Defendant, in negligently, knowingly, and/or willfully contacting Plaintiff on Plaintiff's cellular telephone in violation of the Telephone Consumer Protection Act (hereinafter "TCPA"), 47 U.S.C. § 227 et seq.

### **JURISDICTION AND VENUE**

- 2. Defendant conducts business in the state of Pennsylvania, and therefore, personal jurisdiction is established. Venue is proper pursuant to 28 U.S.C. 1391(b)(2).
- 3. Jurisdiction of this Court arises under 28 U.S.C. § 1331 and 47 U.S.C. §227(b)(3). See, Mims v. Arrow Financial Services, LLC, 132 S.Ct. 740 (2012), holding that federal and state courts have concurrent jurisdiction over private suits arising under the TCPA.
- 4. Venue is proper in the United States District Court for the Eastern District of Pennsylvania pursuant to 28 U.S.C § 1391(b) because Plaintiff resides within this District and a substantial part of the events or omissions giving rise to the herein claims occurred, or a substantial part of property that is the subject of the action is situated within this District.

### **PARTIES**

- Plaintiffs is a natural person residing in the county of Delaware, in the city of Folsom,
   Pennsylvania.
- 6. Defendant is a Virginia corporation doing business in the State of Pennsylvania.
- 7. At all times relevant to this Complaint, Defendant has acted through its agents, employees, officers, members, directors, heir, successors, assigns, principals, trustees, sureties, subrogees, representatives and insurers.

### **FACTUAL ALLEGATIONS**

- Defendant placed collection calls to Plaintiffs seeking and attempting to collect on alleged debts owed by Plaintiffs.
- Defendant placed collection calls to Plaintiffs' cellular telephone at phone number (610)
   405-70XX.

- 10. Defendant placed collection calls to Plaintiff from phone numbers including, but not limited to, (866) 953-7906.
- 11. Per its prior business practices, Defendant's calls were placed with an automated telephone dialing system ("auto-dialer").
- 12. Defendant used an "automatic telephone dialing system", as defined by 47 U.S.C. § 227(a)(1) to place its telephone calls to Plaintiff seeking to collect a consumer debt allegedly owed by Plaintiff, NANCY DIAMOND.
- 13. Defendant's calls constituted calls that were not for emergency purposes as defined by 47 U.S.C. § 227(b)(1)(A).
- 14. Defendant's calls were placed to a telephone number assigned to a cellular telephone service for which Plaintiff incurs a charge for incoming calls pursuant to 47 U.S.C. § 227(b)(1).
- 15. Defendant never received Plaintiff's "prior express consent" to receive calls using an automatic telephone dialing system or an artificial or prerecorded voice on her cellular telephone pursuant to 47 U.S.C. § 227(b)(1)(A).
- 16. On March 13, 2017, at or around 9:30 a.m. Pacific Standard Time, Plaintiff called into Defendant's company at phone number (866) 953-7906. Plaintiff spoke with Defendant's female representative "Laurie" and requested that Defendant cease calling Plaintiff's cellular phone.
- 17. During the conversation, Plaintiff gave her date of birth and social security number to assist "Laurie" in accessing her account before asking Defendant to stop calling her cell phone.

- 18. Plaintiff revoked any consent, explicit, implied, or otherwise, to call her cellular telephone and/or to receive Defendant's calls using an automatic telephone dialing system in her conversation with Defendant's representative on March 13, 2017.
- 19. Despite Plaintiff's request to cease, Defendant placed another collection call to Plaintiff on March 13, 2017.
- 20. Despite Plaintiff's request to cease, Defendant continued to place collection calls to Plaintiff through May 11, 2017.
- 21. Despite Plaintiff's repeated request that Defendant cease placing automated collection calls, Defendant placed at least Forty-One (41) automated calls to Plaintiff's cell phone.

## FIRST CAUSE OF ACTION NEGLIGENT VIOLATIONS OF THE TELEPHONE CONSUMER PROTECTION ACT 47 U.S.C. § 227

- 22. Plaintiff repeats and incorporates by reference into this cause of action the allegations set forth above at Paragraphs 1-21.
- 23. The foregoing acts and omissions of Defendant constitute numerous and multiple negligent violations of the TCPA, including but not limited to each and every one of the above cited provisions of 47 U.S.C. § 227 et seq.
- 24. As a result of Defendant's negligent violations of 47 U.S.C. § 227 et seq., Plaintiff is entitled to an award of \$500.00 in statutory damages, for each and every violation, pursuant to 47 U.S.C. §227(b)(3)(B).
- 25. Plaintiff is also entitled to seek injunctive relief prohibiting such conduct in the future.

# SECOND CAUSE OF ACTION KNOWING AND/OR WILLFUL VIOLATIONS OF THE TELEPHONE CONSUMER PROTECTION ACT 47 U.S.C. § 227 et. seq.

- 26. Plaintiff repeats and incorporates by reference into this cause of action the allegations set forth above at Paragraphs 1-21.
- 27. The foregoing acts and omissions of Defendant constitute numerous and multiple knowing and/or willful violations of the TCPA, including but not limited to each and every one of the above cited provisions of 47 U.S.C. § 227 et seq.
- 28. As a result of Defendant's knowing and/or willful violations of 47 U.S.C. § 227 et seq., Plaintiff is entitled an award of \$1,500.00 in statutory damages, for each and every violation, pursuant to 47 U.S.C. § 227(b)(3)(B) and 47 U.S.C. § 227(b)(3)(C).
- 29. Plaintiff is also entitled to seek injunctive relief prohibiting such conduct in the future.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff, NANCY DIAMOND, respectfully requests judgment be entered against Defendant, CAPITAL ONE BANK (USA), N.A. for the following:

### FIRST CAUSE OF ACTION

- 30. For statutory damages of \$500.00 multiplied by the number of TCPA violations alleged herein, \$20,500.00;
- 31. Actual damages and compensatory damages according to proof at time of trial;

### SECOND CAUSE OF ACTION

- 32. For statutory damages \$1,500.00 multiplied by the number of TCPA violations alleged herein, \$61,500.00;
- 33. Actual damages and compensatory damages according to proof at time of trial;

### ON ALL CAUSES OF ACTION

- 34. Actual damages and compensatory damages according to proof at time of trial;
- 35. Costs and reasonable attorneys' fees;
- 36. Any other relief that this Honorable Court deems appropriate.

### **JURY TRIAL DEMAND**

37. Plaintiff demands a jury trial on all issues so triable.

RESPECTFULLY SUBMITTED,

DATED: October 10, 2017

The Law Office of Daniel Ruggiero

By: /s/:

DANIEL RUGGIERO Attorney for Plaintiff